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| | The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty. | | | Name of receiving | ing Office and "? | CT Internation | al Application" |
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| The filing of this request constitutes under Rule 4.9(a), the designation of all Contracting States bound by the PCT on the international filing date, for the grant of every kind of protocolon available and, where applicable, for the grant of both regional and national patents. | | | | | | |
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| Further priority claims | ere indicated in the Suppleme | ental Box, | the state of the s | p the bounds | | |
| The receiving Office is requested to prepare and transmit to the International Bureau a certified copy of the earlier application was filed with the Office which for the purposes of this international application is the receiving Office) identified above as: | | | | | | |
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| Box No. VIII (1) | Declaration as to the identi- | ty of the inventor | • | : | | |
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INTERNATIONAL SEARCH REPORT

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| Patent document cited in search report | | Publication date | | Patent family member(s) | a Publication date | |
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PATENT COOPERATION TREATY

| From the | |
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| INTERNATIONAL | SEARCHING AUTHORITY |

To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) g problem to the Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220. See paragraph 2 below international application No. International filing date (day/month/year) Priority dails (day/month/year) PCT/GB2004/002253 26.05.2004 29.05.2003 International Patent Classification (IPC) or both national classification and IPC F04B53.00 **Applicant** SPICKET VALVES AND PUMPS LIMITED This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Priority ☐ Bax No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty; inventive step or industrial applicability; citations and explanations supporting such statement D Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application The real of marketing one of the first and a FURTHER ACTION If a demand for international preliminary examination is made; this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 36.155(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to 'a 's submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, 's whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220.

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IAP16 Rec'UTCTATO 2:8 NOV 2005

WRITTEN OPINION OF THE International application No. INTERNATIONAL SEARCHING AUTHORITY PCT/GB2004002253

Box No. I Basis of the opinion With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item, ☐ This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). . : 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a type of material: a sequence listing D: table(s) related to the sequence listing b. format of material: in written format in computer readable form c. time of filing/furnishing; □ contained in the international application as filed. filed together with the international application in computer readable form. property furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filled or furnished, the required statements that the information is the separate of additional. copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 4. Additional comments: 97

Form PCT/PEA/237 (January 2004)

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002253

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| Box No. Il Priority | | | |
| 1. 🖾 / The following document ha | s not been furnished | : | The state of the state |
| oppy of the earlier a | application whose pri | onty has been claime | d (Rule 43bis.1 and 66.7(a)). |
| ••• | | | laimed (Rule 43 <i>bis.</i> 1 and 66.7(b) |
| ÷ | • • | | • |
| nevertheless been establis | thed on the assumpti | on that the relevant d | orlority claim. This opinion has ate is the claimed priority date. |
| This opinion has been esta has been found invalid (Ru filing date indicated above | les 43 <i>bis</i> .1 and 64.1 | Thus for the purpos | due to the fact that the priority cla es of this opinion, the internation |
| 3. Additional observations, if nece | ssary: | | • |
| vita s | • | ٠. | in the second of |
| Box No. V Reasoned states industrial applicability; citation | ment under Rule 43 ons and explanation | bis.1(a)(i) with regains supporting such | d to novelty, inventive step or statement |
| I. Statement | | | |
| Novelty (N) | Yes: Claims No: Claims | 1-13 | and the second second second |
| Inventive step (IS) | Yes: Claims No: Claims | 1-13 | દા હા ભોષ્ય (૧૦૦૦) કે વ્યવસ |
| Industrial applicability (IA) | Yes: Claims | 1-13 | Commence State Control of Strain. |
| | No: Claims | | |
| | | 4 A7 | . Struden is in Medical is |
| 2. Citations and explanations | | | e tradition of the first section of |
| see separate sheet | | | in the second se |
| | •••• | * * * * | The state of the s |
| , | | | |
| Box No. VII Certain defects | in the Internationa | l application | The state of the s |
| The following defects in the form of | | | have been noted: |
| | ; | | La de Ratificações de la Timbre |
| see separate sheet | | 4.* | |
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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002253

Item V.

1. The invention relates to an apparatus for securing a liner to a pumping module (cf. claim 1) and a method of securing a cylinder to a pumping module of a pump (cf. claim 12).

The nearest prior art is US RE37 483 cited in the search report and the description on page 2, line 11.

The problem to be solved is to provide a simple handling of the securing arrangement and to absorb shock if the pumping module is switched on at a high ate.

Since the arrangement of a piston acting on a tension plate resulting in an initial compression of an elastomeric member followed by release thereof due to the tightening of a nut toward the pumping module for such a cylinder liner is not contained in any of the prior documents, the subject-matter defined in claims 1 and 12 is new. Furthermore, said subject-matter is considered to be inventive because none of the cited documents or combination thereof contains any hint that could lead in an obvious way to the combination of features described in the independent claims 1 and 12.

The subject-matter of the dependent claims 2-11 and 13 is considered to be new and inventive, since they concern embodiments of the apparatus and the method defined in claim 1 and 12, from which the above mentioned claims depend respectively.

Item VII.

- 2. In claim 1 the expression "stud rod" is used. However, in claim 12 and in the description on page 7, line 1 for the same part the expression "stud bolt" is used.

 This is an inconsistency in the terminology used in the application (Article 8 PCT).
- 3. In the single figure 1 the reference sign 23 appears twice for the space between the piston 8 and the housing 7 and for the top plate of the housing (cf. page 8, line) 18). This is an inconsistent between the claims, the description and the drawing

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET) International application No.

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(Article 6 PCT).

- 4. In the independent method claim 12 for the same part the expressions "elastometic unit" (cf. line 6) and "elastometic member" (cf. line 24) have been used. This is an inconsistency in claim 6 (Article 6 PCT).
- 5. The vague and imprecise statement in the description on page 9, line 27 to page 10, line 3 implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them.

item VIII.

- 6. Independent claims1 and 12 are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document US RE 37,483) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 7. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

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